copy of the indicated document as referred or transmitted to committee.

Chief Clerk of the House

FILED MAR 1 3 2009

By: Cot

HJ.R. No. 132

A JOINT RESOLUTION

- 1 proposing a constitutional amendment relating to municipal and
- 2 county financing of the acquisition of buffer areas or open
- 3 spaces adjacent to a military installation for certain purposes
- 4 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 SECTION 1. Article III, Texas Constitution, is amended by
- 6 adding Section 52k to read as follows:
- 7 Sec. 52-k. The legislature by general law may authorize a
- 8 municipality or county to issue bonds or notes to finance the
- 9 acquisition of buffer areas or open spaces adjacent to a
- 10 military installation for the prevention of encroachment or for
- 11 the construction of roadways or infrastructure to protect or
- 12 promote the mission of the military installation.
- 13 SECTION 2. This proposed constitutional amendment shall be
- 14 submitted to the voters at an election to be held November 3,
- 15 2009. The ballot shall be printed to permit voting for or
- 16 against the proposition: "The constitutional amendment
- 17 authorizing municipalities and counties to issue bonds and notes
- 18 to finance the acquisition of buffer areas or open spaces
- 19 adjacent to a military installation for the prevention of
- 20 encroachment or for the construction of roadways or
- 21 infrastructure to protect or promote the mission of the military
- 22 installation.

HOUSE COMMITTEE REPORT 2009 APR 24 PM 11: 47

1st Printing

HOUSE OF REPRESENTATIVES

By: Corte H.J.R. No. 132

Substitute the following for H.J.R. No. 132:

By: Corte C.S.H.J.R. No. 132

A JOINT RESOLUTION

1 proposing a constitutional amendment relating to the financing,

2 including through tax increment financing, of the acquisition by

3 municipalities and counties of buffer areas or open spaces adjacent

4 to a military installation for certain purposes.

5 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

6 SECTION 1. Article III, Texas Constitution, is amended by

adding Section 52k to read as follows:

7

8 Sec. 52k. The legislature by general law may authorize a

9 municipality or county to issue bonds or notes to finance the

10 acquisition of buffer areas or open spaces adjacent to a military

11 installation for the prevention of encroachment or for the

12 construction of roadways, utilities, or other infrastructure to

13 protect or promote the mission of the military installation. The

14 municipality or county may pledge increases in ad valorem tax

15 revenues imposed in the area by the municipality, county, or other

16 political subdivisions for repayment of the bonds or notes.

17 SECTION 2. This proposed constitutional amendment shall be

18 submitted to the voters at an election to be held November 3, 2009.

19 The ballot shall be printed to permit voting for or against the

20 proposition: "The constitutional amendment authorizing the

21 financing, including through tax increment financing, of the

22 acquisition by municipalities and counties of buffer areas or open

23 spaces adjacent to a military installation for the prevention of

24 encroachment or for the construction of roadways, utilities, or

C.S.H.J.R. No. 132

- 1 other infrastructure to protect or promote the mission of the
- 2 military installation."

COMMITTEE REPORT

The Honorable Joe Straus

Speaker of the Texas House of Representatives

April 22, 2009

We, your COMMITTEE ON DEFENSE & VETERANS' AFFAIRS have had the same under consideration and beg to report to whom was referred back with the recommendation that it) do pass, without amendment. _do pass, with amendment(s). do pass and be not printed; a Complete Committee Substitute is recommended in lieu of the original measure. yes () no A fiscal note was requested. () yes on A criminal justice policy impact statement was requested. () yes on An equalized educational funding impact statement was requested. yes on An actuarial analysis was requested. () yes (no A water development policy impact statement was requested. () yes on A tax equity note was requested. () The Committee recommends that this measure be sent to the Committee on Local and Consent Calendars. Corresponding joint resolution or enabling legislation number: HB 4130 For Senate Measures: House Sponsor ___ Joint Sponsors: ___ Co-Sponsors: _ The measure was reported from Committee by the following vote: **PNV ABSENT** AYE FRANK J. CORTE, JR., Chair ALLEN VAUGHT, Vice-Chair Norma Chávez Al Edwards Joe Farias Diana Maldonado Solomon Ortiz, Jr. Joe Pickett Chris Turner Total aye

present, not voting

absent

BILL ANALYSIS

C.S.H.J.R. 132
By: Corte
Defense & Veterans' Affairs
Committee Report (Substituted)

BACKGROUND AND PURPOSE

There are many military bases in Texas that provide tremendous economic benefits to the state and the counties and cities in which they are located. These military installations are critical to our national safety and security, and protecting them is of great importance to the state's continued stability. The billions of dollars in payroll and federal investment related to these bases is in danger of being lost due to continued encroachment by development around the military installations and the lack of a clear authority for municipal and county governments to protect the installations from this encroachment. Current law does not provide a method for municipalities or counties to issue bonds or notes to raise revenues needed to acquire buffer areas or open spaces adjacent to military installations that prevent encroachment, or to fund the construction of roadways, utilities, or other infrastructure that protect or promote the mission of the military installations.

C.S.H.J.R. 132 proposes an amendment to the Texas Constitution to authorize the legislature by general law to authorize a municipality or county to issue bonds or notes to finance the acquisition of buffer areas or open space adjacent to a military installation to prevent encroachment and to fund the construction of roadways, utilities, or other infrastructure to protect and promote the military installations.

RULEMAKING AUTHORITY

It is the committee's opinion that this resolution does not expressly grant any additional rulemaking authority to a state officer, department, agency, or institution.

ANALYSIS

C.S.H.J.R. 132 proposes an amendment to the Texas Constitution to authorize the legislature by general law to authorize a municipality or county to issue bonds or notes to finance the acquisition of buffer areas or open spaces adjacent to a military installation for the prevention of encroachment or for the construction of roadways, utilities, or other infrastructure to protect or promote the mission of the military installation. The resolution authorizes the municipality or county to pledge increases in property tax revenues imposed in the area by the municipality, county, or other political subdivision for repayment of the bonds or notes and sets forth the required language for the ballot.

ELECTION DATE

The constitutional amendment proposed by this joint resolution will be submitted to the voters at an election to be held November 3, 2009.

COMPARISON OF ORIGINAL AND SUBSTITUTE

C.S.H.J.R. 132 differs from the original by authorizing the legislature by general law to authorize a municipality or county to issue bonds or notes to finance the acquisition of buffer

81R 27737 9.112.476

Substitute Document Number: 81R 25393

areas or open spaces adjacent to a military installation for the prevention of encroachment or for the construction of utilities or other infrastructure, in addition to roadways as in the original, to protect or promote the mission of the military installation. The substitute adds a provision not in the original authorizing the municipality or county to pledge increases in property tax revenues imposed in the area by the municipality, county, or other political subdivision for repayment of the bonds or notes. The substitute updates the ballot language to reflect these changes.

81R 27737 Substitute Document Number: 81R 25393

SUMMARY OF COMMITTEE ACTION

HJR 132

April 15, 2009 8:00 AM

Considered in public hearing

Testimony taken/registration(s) recorded in committee

Left pending in committee

April 22, 2009 8:00 AM

Considered in public hearing

Committee substitute considered in committee

Reported favorably as substituted

WITNESS LIST

HJR 132 HOUSE COMMITTEE REPORT Defense & Veterans' Affairs Committee

April 15, 2009 - 8:00 AM

Registering, but not testifying:

For: Cunningham, James (Texas Council of Chapters Military Officers Assn of

America)

Gaines, Jimmy (Texas Landowners Council, Inc.)

Igo, Shanna (Texas Municipal League)

Munoz, Ned (Texas Association of Builders)

Shipton, Patricia (City of El Paso)

FISCAL NOTE, 81ST LEGISLATIVE REGULAR SESSION

April 24, 2009

TO: Honorable Frank Corte Jr., Chair, House Committee on Defense & Veterans' Affairs

FROM: John S. O'Brien, Director, Legislative Budget Board

IN RE: HJR132 by Corte (proposing a constitutional amendment relating to the financing, including through tax increment financing, of the acquisition by municipalities and counties of buffer areas or open spaces adjacent to a military installation for certain purposes.), Committee Report 1st House, Substituted

No fiscal implication to the State is anticipated, other than the cost of publication.

The cost to the state for publication of the resolution is \$90,882.

The resolution would amend the Texas Constitution to authorize a municipality or county to issue bonds or notes to finance the acquisition of buffer areas or open spaces adjacent to a military installation for the prevention of encroachment or for the construction of roadways or infrastructure to protect or promote the mission of the military installation. The municipality or county may pledge their ad valorem tax revenue for repayment of the bonds or notes.

The proposed constitutional amendment would be required to be placed on the ballot at an election to be held November 3, 2009.

Local Government Impact

No fiscal implication to units of local government is anticipated.

Source Agencies:

FISCAL NOTE, 81ST LEGISLATIVE REGULAR SESSION

April 13, 2009

TO: Honorable Frank Corte Jr., Chair, House Committee on Defense & Veterans' Affairs

FROM: John S. O'Brien, Director, Legislative Budget Board

IN RE: HJR132 by Corte (Proposing a constitutional amendment relating to municipal and county financing of the acquisition of buffer areas or open spaces adjacent to a military installation for certain purposes.), As Introduced

No fiscal implication to the State is anticipated, other than the cost of publication.

The cost to the state for publication of the resolution is \$90,882.

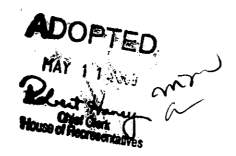
The resolution would amend the Texas Constitution to authorize a municipality or county to issue bonds or notes to finance the acquisition of buffer areas or open spaces adjacent to a military installation for the prevention of encroachment or for the construction of roadways or infrastructure to protect or promote the mission of the military installation.

The proposed constitutional amendment would be required to be placed on the ballot at an election to be held November 3, 2009.

Local Government Impact

No fiscal implication to units of local government is anticipated.

Source Agencies:



By: ARTE H.J.R. No. 132
Substitute the following for H.J.R. No. 132

By: C.S.H.J.R. No. 132

A JOINT RESOLUTION

- 1 proposing a constitutional amendment relating to the financing,
- 2 including through tax increment financing, of the acquisition by
- 3 municipalities and counties of buffer areas or open spaces adjacent
- 4 to a military installation for certain purposes.
- 5 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 6 SECTION 1. Article III, Texas Constitution, is amended by 7 adding Section 52k to read as follows:
- 8 Sec. 52k. The legislature by general law may authorize a
- 9 municipality or county to issue bonds or notes to finance the
- 10 acquisition of buffer areas or open spaces adjacent to a military
- 11 installation for the prevention of encroachment or for the
- 12 construction of roadways, utilities, or other infrastructure to
- 13 protect or promote the mission of the military installation. The
- 14 municipality or county may pledge increases in ad valorem tax
- 15 revenues imposed in the area by the municipality, county, or other
- 16 political subdivisions for repayment of the bonds or notes.
- 17 SECTION 2. This proposed constitutional amendment shall be
- 18 submitted to the voters at an election to be held November 3, 2009.
- 19 The ballot shall be printed to permit voting for or against the
- 20 proposition: "The constitutional amendment authorizing the
- 21 financing, including through tax increment financing, of the
- 22 acquisition by municipalities and counties of buffer areas or open
- 23 spaces adjacent to a military installation for the prevention of
- 24 encroachment or for the construction of roadways, utilities, or

- 1 other infrastructure to protect or promote the mission of the
- 2 military installation."

HOUSE ENGROSSMENT

By: Corte, King of Taylor

H.J.R. No. 132

A JOINT RESOLUTION

- 1 proposing a constitutional amendment relating to the financing,
- 2 including through tax increment financing, of the acquisition by
- 3 municipalities and counties of buffer areas or open spaces adjacent
- 4 to a military installation for certain purposes.
- 5 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 6 SECTION 1. Article III, Texas Constitution, is amended by
- 7 adding Section 52k to read as follows:
- 8 Sec. 52k. The legislature by general law may authorize a
- 9 municipality or county to issue bonds or notes to finance the
- 10 acquisition of buffer areas or open spaces adjacent to a military
- 11 installation for the prevention of encroachment or for the
- 12 construction of roadways, utilities, or other infrastructure to
- 13 protect or promote the mission of the military installation. The
- 14 municipality or county may pledge increases in ad valorem tax
- 15 revenues imposed in the area by the municipality, county, or other
- 16 political subdivisions for repayment of the bonds or notes.
- 17 SECTION 2. This proposed constitutional amendment shall be
- 18 submitted to the voters at an election to be held November 3, 2009.
 - 19 The ballot shall be printed to permit voting for or against the
 - 20 proposition: "The constitutional amendment authorizing the
 - 21 financing, including through tax increment financing, of the
 - 22 acquisition by municipalities and counties of buffer areas or open
 - 23 spaces adjacent to a military installation for the prevention of
 - 24 encroachment or for the construction of roadways, utilities, or

FISCAL NOTE, 81ST LEGISLATIVE REGULAR SESSION

April 24, 2009

TO: Honorable Frank Corte Jr., Chair, House Committee on Defense & Veterans' Affairs

FROM: John S. O'Brien, Director, Legislative Budget Board

IN RE: HJR132 by Corte (proposing a constitutional amendment relating to the financing, including through tax increment financing, of the acquisition by municipalities and counties of buffer areas or open spaces adjacent to a military installation for certain purposes.), Committee Report 1st House, Substituted

No fiscal implication to the State is anticipated, other than the cost of publication.

The cost to the state for publication of the resolution is \$90,882.

The resolution would amend the Texas Constitution to authorize a municipality or county to issue bonds or notes to finance the acquisition of buffer areas or open spaces adjacent to a military installation for the prevention of encroachment or for the construction of roadways or infrastructure to protect or promote the mission of the military installation. The municipality or county may pledge their ad valorem tax revenue for repayment of the bonds or notes.

The proposed constitutional amendment would be required to be placed on the ballot at an election to be held November 3, 2009.

Local Government Impact

No fiscal implication to units of local government is anticipated.

Source Agencies:

FISCAL NOTE, 81ST LEGISLATIVE REGULAR SESSION

April 13, 2009

TO: Honorable Frank Corte Jr., Chair, House Committee on Defense & Veterans' Affairs

FROM: John S. O'Brien, Director, Legislative Budget Board

IN RE: HJR132 by Corte (Proposing a constitutional amendment relating to municipal and county financing of the acquisition of buffer areas or open spaces adjacent to a military installation for certain purposes.), As Introduced

No fiscal implication to the State is anticipated, other than the cost of publication.

The cost to the state for publication of the resolution is \$90,882.

The resolution would amend the Texas Constitution to authorize a municipality or county to issue bonds or notes to finance the acquisition of buffer areas or open spaces adjacent to a military installation for the prevention of encroachment or for the construction of roadways or infrastructure to protect or promote the mission of the military installation.

The proposed constitutional amendment would be required to be placed on the ballot at an election to be held November 3, 2009.

Local Government Impact

No fiscal implication to units of local government is anticipated.

Source Agencies:

H.J.R. No. 132 Corte, King of Taylor 1-1 1-2 1-3 1-4

(Senate Sponsor - Wentworth)
(In the Senate - Received from the House May 12, 2009;
May 13, 2009, read first time and referred to Subcommittee on Base Realignment and Closure; May 23, 2009, reported favorably from Committee on Veteran Affairs and Military Installations by the following vote: Yeas 5, Nays 0; May 23, 2009, sent to printer.) 1-5 1-6 1-7

1-8 HOUSE JOINT RESOLUTION

1-9 1-10

1-11 1-12

1-13

1 - 14

1-15

1-16 1-17 1-18 1-19

1-20 1-21 1-22 1-23 1-24 1-25 1-26

1-27 1-28 1-29

1-30

1-31

1-32

1-33 1-34 proposing a constitutional amendment relating to the financing, including through tax increment financing, of the acquisition by municipalities and counties of buffer areas or open spaces adjacent to a military installation for certain purposes.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Article III, Texas Constitution, is amended by adding Section 52k to read as follows:

Sec. 52k. The legislature by general law may authorize a municipality or county to issue bonds or notes to finance the acquisition of buffer areas or open spaces adjacent to a military installation for the prevention of encroachment or for the construction of roadways, utilities, or other infrastructure to protect or promote the mission of the military installation. The municipality or county may pledge increases in ad valorem tax revenues imposed in the area by the municipality, county, or other political subdivisions for repayment of the bonds or notes.

SECTION 2. This proposed constitutional amendment shall be submitted to the voters at an election to be held November 3 2009

submitted to the voters at an election to be held November 3, 2009. The ballot shall be printed to permit voting for or against the proposition: "The constitutional amendment authorizing the financing, including through tax increment financing, of the acquisition by municipalities and counties of buffer areas or open spaces adjacent to a military installation for the prevention of encroachment or for the construction of roadways, utilities, or other infrastructure to protect or promote the mission of the military installation."

* * * * * 1-35

FAVORABLE SENATE COMMITTEE REPORT ON

SB SCR SJR SR HB HCR (HJR 120	_
By Orte Mentworth	
May 23, 2009	
(date)	
VETERAN AFFAIRS	

We, your Committee on AND MILITA	ARY INS	TALLATIONS	, to which was	referred the atta	ched measure,
have on May 21, 2009 (date of hearing) back with the recommendation(s) that it:		had the same under	consideration	and I am instruc	ted to report it
do pass and be printed					
() do pass and be ordered not printed					
() and is recommended for placement on	the Loca	l and Uncontested l	Bills Calendar.		
A fiscal note was requested.	V yes	() no			
A revised fiscal note was requested.	() yes	√no			
An actuarial analysis was requested.	() yes	V no			
Considered by subcommittee.	yes	() no			
The measure was reported from Committ	ee by the	following vote:			
		YEA	NAY	ABSENT	PNV
Senator Van de Putte, Chair				<u> </u>	
Senator Shapleigh, Vice-Chair					
Senator Davis					
Senator Estes					
Senator Huffman					
TOTAL VOTES		5	0_	0	<u> </u>

COMMITTEE ACTION

stow Nordsfall

Considered in public hearing S270 Testimony taken

Paper clip the original and one copy of this signed form to the original bill Retain one copy of this form for Committee files

WITNESS LIST

S/C on Base Realignment and Closure May 20, 2009 - 01:30 PM of upon adjourn of VAMI

HJR 132

Registering, but not testifying:

For:

Munoz, Ned General Counsel (Texas Association of Builders), Austin, TX

Against:

Meharg, Bob President (Our Land Our Lives), Gatesville, TX Russell, Don Vice President (Our Land Our Lives), Gatesville, TX

BILL ANALYSIS

Senate Research Center 81R25393 NC-D H.J.R. 132 By: Corte, King, Susan (Wentworth) S/C on Base Realignment and Closure 5/18/2009 Engrossed

AUTHOR'S / SPONSOR'S STATEMENT OF INTENT

There are many military bases in Texas that provide tremendous economic benefits to the state, as well as to the counties and cities within which they are located. The billion of dollars in payrolls and federal investment related to these bases are in danger of being lost due to continued encroachment by development around the military installations. Municipal and county governments do not have a method to issue bonds or notes to raise revenue needed to acquire buffer areas or open spaces adjacent to military installations or to construct roadways or infrastructure to protect and promote the mission of the military installations.

This legislation authorizes municipalities and counties to issue bonds or notes to finance acquisition of buffer areas to prevent encroachment and to fund the construction of roadways or infrastructure to protect and promote the military installations.

H.J.R. 132 proposes a constitutional amendment relating to the financing, including through tax increment financing, of the acquisition by municipalities and counties of buffer areas or open spaces adjacent to a military installation for certain purposes.

RULEMAKING AUTHORITY

This bill does not expressly grant any additional rulemaking authority to a state officer, institution, or agency.

SECTION BY SECTION ANALYSIS

SECTION 1. Amends Article III, Texas Constitution, by adding Section 52k, as follows:

Sec. 52k. Authorizes the legislature by general law to authorize a municipality or county to issue bonds or notes to finance the acquisition of buffer areas or open spaces adjacent to a military installation for the prevention of encroachment or for the construction of roadways, utilities, or other infrastructure to protect or promote the mission of the military installation. Authorizes the municipality or county to pledge increases in ad valorem tax revenues imposed in the area by the municipality, county, or other political subdivisions for repayment of the bonds or notes.

SECTION 2. Requires the proposed constitutional amendment to be submitted to the voters at an election to be held November 3, 2009. Sets forth the required language of the ballot.

FISCAL NOTE, 81ST LEGISLATIVE REGULAR SESSION

May 18, 2009

TO: Honorable Eliot Shapleigh, Chair, Senate Committee on S/C on Base Realignment and Closure

FROM: John S. O'Brien, Director, Legislative Budget Board

IN RE: HJR132 by Corte (Proposing a constitutional amendment relating to the financing, including through tax increment financing, of the acquisition by municipalities and counties of buffer areas or open spaces adjacent to a military installation for certain purposes.), As Engrossed

No fiscal implication to the State is anticipated, other than the cost of publication.

The cost to the state for publication of the resolution is \$90,882.

The resolution would amend the Texas Constitution to authorize a municipality or county to issue bonds or notes to finance the acquisition of buffer areas or open spaces adjacent to a military installation for the prevention of encroachment or for the construction of roadways or infrastructure to protect or promote the mission of the military installation. The municipality or county may pledge their ad valorem tax revenue for repayment of the bonds or notes.

The proposed constitutional amendment would be required to be placed on the ballot at an election to be held November 3, 2009.

Local Government Impact

No fiscal implication to units of local government is anticipated.

Source Agencies:

FISCAL NOTE, 81ST LEGISLATIVE REGULAR SESSION

April 24, 2009

TO: Honorable Frank Corte Jr., Chair, House Committee on Defense & Veterans' Affairs

FROM: John S. O'Brien, Director, Legislative Budget Board

IN RE: HJR132 by Corte (proposing a constitutional amendment relating to the financing, including through tax increment financing, of the acquisition by municipalities and counties of buffer areas or open spaces adjacent to a military installation for certain purposes.), Committee Report 1st House, Substituted

No fiscal implication to the State is anticipated, other than the cost of publication.

The cost to the state for publication of the resolution is \$90,882.

The resolution would amend the Texas Constitution to authorize a municipality or county to issue bonds or notes to finance the acquisition of buffer areas or open spaces adjacent to a military installation for the prevention of encroachment or for the construction of roadways or infrastructure to protect or promote the mission of the military installation. The municipality or county may pledge their ad valorem tax revenue for repayment of the bonds or notes.

The proposed constitutional amendment would be required to be placed on the ballot at an election to be held November 3, 2009.

Local Government Impact

No fiscal implication to units of local government is anticipated.

Source Agencies:

FISCAL NOTE, 81ST LEGISLATIVE REGULAR SESSION

April 13, 2009

TO: Honorable Frank Corte Jr., Chair, House Committee on Defense & Veterans' Affairs

FROM: John S. O'Brien, Director, Legislative Budget Board

IN RE: HJR132 by Corte (Proposing a constitutional amendment relating to municipal and county financing of the acquisition of buffer areas or open spaces adjacent to a military installation for certain purposes.), As Introduced

No fiscal implication to the State is anticipated, other than the cost of publication.

The cost to the state for publication of the resolution is \$90,882.

The resolution would amend the Texas Constitution to authorize a municipality or county to issue bonds or notes to finance the acquisition of buffer areas or open spaces adjacent to a military installation for the prevention of encroachment or for the construction of roadways or infrastructure to protect or promote the mission of the military installation.

The proposed constitutional amendment would be required to be placed on the ballot at an election to be held November 3, 2009.

Local Government Impact

No fiscal implication to units of local government is anticipated.

Source Agencies:

ENROLLED

H.J.R. No. 132

A JOINT RESOLUTION

- 1 proposing a constitutional amendment relating to the financing,
- 2 including through tax increment financing, of the acquisition by
- 3 municipalities and counties of buffer areas or open spaces adjacent
- 4 to a military installation for certain purposes.
- 5 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 6 SECTION 1. Article III, Texas Constitution, is amended by
- 7 adding Section 52k to read as follows:
- 8 Sec. 52k. The legislature by general law may authorize a
- 9 municipality or county to issue bonds or notes to finance the
- 10 acquisition of buffer areas or open spaces adjacent to a military
- 11 installation for the prevention of encroachment or for the
- 12 construction of roadways, utilities, or other infrastructure to
- 13 protect or promote the mission of the military installation. The
- 14 municipality or county may pledge increases in ad valorem tax
- 15 revenues imposed in the area by the municipality, county, or other
- 16 political subdivisions for repayment of the bonds or notes.
- SECTION 2. This proposed constitutional amendment shall be
- 18 submitted to the voters at an election to be held November 3, 2009.
- 19 The ballot shall be printed to permit voting for or against the
- 20 proposition: "The constitutional amendment authorizing the
- 21 financing, including through tax increment financing, of the
- 22 acquisition by municipalities and counties of buffer areas or open
- 23 spaces adjacent to a military installation for the prevention of
- 24 encroachment or for the construction of roadways, utilities, or

H.J.R. No. 132

- 1 other infrastructure to protect or promote the mission of the
- 2 military installation."

Presid	ent of the Senate	Speaker of the House
I ce	rtify that H.J.R. No. 13	32 was passed by the House on May
1 1, 2009, 1	by the following vote:	Yeas 137, Nays 3, 1 present, not
voting.		
		Chief Clerk of the House
I ce:	rtify that H.J.R. No. 13	2 was passed by the Senate on May
27, 2009, b	y the following vote: Y	eas 31, Nays 0.
		Secretary of the Senate
RECEIVED:		
	Date	
	Secretary of State	

President o	f the Senate	V	Speaker of the House
		(4)	$\frac{2}{2}$ was passed by the House on
May	11	, 2009	t, not voting
Yeas $\frac{131}{(3)}$, Nay	s 3, 1	presen (4	t, not voting
			Chief Clerk of the House
			was passed by the Senate on
May	<u>21</u>	, 2009), by the following vote:
Vana 21 V	O'V		
$\frac{91}{(6)}, \text{ Nay}$	s		(7)
•	,		
			Secretary of the Senate
DECETVED.			
RECEIVED:		<u>. </u>	
RECEIVED:	Date	<u>.</u>	
RECEIVED:	Date	·	

**** Preparation: CT23

81ST LEGISLATURE

COAUTHOR AUTHORIZATION

(please request your coauthors to sign this form in lieu of the front or the back of the original bill)

signature of primary author

printed name of primary author

Bill or Resolution Number: HJR 132

PERMISSION TO SIGN	HOR 1	32 HAS BEEN GIV	VEN TO (check o	only one of the following):	
ALL REPRESENTA	(bill or resolut ATIVES	ion #)			
THE FOLLOWING	G REPRESENT	TATIVE(S):			
I authorize the Chief Clerk to	o include my n	ame as a coauthor of the leg	gislation indicated	d above:	
Allen, Alma	Date	Coleman, Garnet	Date	Farias, Joe	Date
Alonzo, Roberto	Date	Cook, Byron	Date	Farrar, Jessica	Date
Alvarado, Carol	Date	Corte, Jr., Frank	Date	Fletcher, Allen	Date
Anchia, Rafael	Date	Crabb, Joe	Date	Flores, Ismael "Kino"	Date
Anderson, Charles "Doc"	Date	Craddick, Tom	Date	Flynn, Dan	Date
Aycock, Jimmie Don	Date	Creighton, Brandon	Date	Frost, Stephen	Date
Berman, Leo	Date	Crownover, Myra	Date	Gallego, Pete	Date
Bohac, Dwayne	Date	Darby, Drew	Date	Gattis, Dan	Date
Bolton, Valinda	Date	Davis, John E.	Date	Geren, Charlie	Date
Bonnen, Dennis	Date	Davis, Yvonne	Date	Giddings, Helen	Date
Branch, Dan	Date	Deshotel, Joe	Date	Gonzales, Veronica	Date
Brown, Betty	Date	Driver, Joe	Date	Gonzalez Toureilles, Yvonne	Date
Brown, Fred	Date	Dukes, Dawnna	Date	Guillen, Ryan	Date
Burnam, Lon	Date	Dunnam, Jim	Date	Gutierrez, Roland	Date
Button, Angie Chen	Date	Dutton, Jr., Harold	Date	Hamilton, Mike	Date
Callegari, Bill	Date	Edwards, Al	Date	Hancock, Kelly	Date
Castro, Joaquin	Date	Eiland, Craig	Date	Hardeastle, Rick	Date
Chávez, Norma	Date	Eissler, Rob	Date	Harless, Patricia	Date
Chisum, Warren	Date	Elkins, Gary	Date	Harper-Brown, Linda	Date
Christian, Wayne	Date	England, Kirk	Date	Hartnett, Will	Dat
Cohen Ellen	Date	Farabee David	Date	Heflin, Joe	Dat

Hernandez, Ana E.	Date	Mallory Caraway, Barbara	Date	Raymond, Richard Peña	Date
Herrero, Abel	Date	Marquez, Marisa	Date	Riddle, Debbie	Date
Hilderbran, Harvey	Date	Martinez, Armando	Date	Rios Ybarra, Tara	Date
Hochberg, Scott	Date	Martinez Fischer, Trey	Date	Ritter, Allan	Date
Hodge, Terri	Date	McCall, Brian	Date	Rodriguez, Eddie	Date
Homer, Mark	Date	McClendon, Ruth Jones	Date	Rose, Patrick	Date
Hopson, Chuck	Date	McReynolds, Jim	Date	Sheffield, Ralph	Date
Howard, Charlie	Date	Menendez, Jose	Date	Shelton, Mark	Date
Howard, Donna	Date	Merritt, Tommy	Date	Smith, Todd	Date
Hughes, Bryan	Date	Miklos, Robert	Date	Smith, Wayne	Date
Hunter, Todd	Date	Miller, Doug	Date	Smithee, John	Date
Isett, Carl	Date	Miller, Sid	Date	Solomons, Burt	Date
Jackson, Jim	Date	Moody, Joseph	Date	Strama, Mark	Date
Jones, Delwin	Date	Morrison, Geanie	Date	Straus, Joe	Date
Keffer, Jim	Date	Naishtat, Elliott	Date	Swinford, David	Date
Kent, Carol	Date	Oliveira, Rene	Date	Taylor, Larry	Date
King, Phil	Date	Olivo, Dora	Date	Thibaut, Kristi	Date
King, Susan	Date	Orr, Rob	Date	Thompson, Senfronia	Date
King, Tracy	Date	Ortiz, Jr., Solomon	Date	Truitt, Vicki	Date
Kleinschmidt, Tim	Date	Otto, John	Date	Turner, Chris	Date
Kolkhorst, Lois	Date	Parker, Tan	Date	Turner, Sylvester	Date
Kuempel, Edmund	Date	Patrick, Diane	Date	Vaught, Allen	Date
Laubenberg, Jodie	Date	Paxton, Ken	Date	Veasey, Marc	Date
Legler, Ken	Date	Peña, Aaron	Date	Villarreal, Mike	Date
Leibowitz, David	Date	Phillips, Larry	Date	Vo, Hubert	- Date
Lewis, Tryon	Date	Pickett, Joe	Date	Walle, Armando	Date
Lucio III, Eddie	Date	Pierson, Paula	Date	Weber, Randy	Date
Madden, Jerry	Date	Pitts, Jim	Date	Woolley, Beverly	Date
Maldonado, Diana	Date	Quintanilla, Chente	Date	Zerwas, John	Date

for chief clerk use only

Bill or Resolution Number: #18132

JOINT AUTHOR AUTHORIZATION

As primary author of	by authorize the following joint auth	or(s):
printed name of joint author #1	signature of joint author #1	11 200 dage
printed name of joint author #2	signature of joint author #2	<u> </u>
		date
printed name of joint author #3	signature of joint author #3	
	 	date
printed name of joint author #4	signature of joint author #4	
signature of primary author 5/11/09 date		date

Lass	_	•
mass. sally	S	Sul.

32

****	132
H.J.R. No.	1 / /

By Corte

proposing a constitutional amendment relating to municipal and county financing of the acquisition of buffer areas or open spaces adjacent to a military installation for certain purposes

MAR 1 3 2009	Filed with the Chief Clerk
MAR 2 4 2009	Read first time and referred to Committee on
APR 2 2 2009	Reportedfavorably (as substituted)
APR 2 7 2009	_ Sent to Committee on Calendars
MAY 1 1 2009	Read second time (comm. subst.) (amended) and adopted (person to third reading) by a record vote of
MAY 1 2 2009	Read third time (amended) and finally adopted (failed of adoption) by a record vote of yeas, present, not voting
MAX 1 2 2009	Sent to Senate CHIEF CLERK OF THE HOUSE
OTHER HOUSE ACTIO	
MAY 1 2 2009	Received from the House
MAY 1 3 2009	Read and referred to Committee onREALIGNMENT & CLOSURE
MAY 2 3 2009	Reported favorably
· · · · · · · · · · · · · · · · · · ·	Reported adversely, with favorable Committee Substitute; Committee Substitute read first time
##NV o = 2000	_ Ordered not printed
MAY 2 7 2009	_ Laid before the Senate
MAY 2 7 2009	Senate and Constitutional Rules to permit consideration suspended by (manimous consent)
MAY 2 7 2009	Read second time,, and passed to third reading by (unanimous consent)
MAY 2 7 2009	Senate and Constitutional 3 Day Rules suspended by a vote of 3/ yeas, nays
MAY 2 7 2009	Read third time,, and passed by, passed by
MAY 2 8 2009	Returned to the House Patsu Daw
OTHER SENATE ACT	SECRETARY OF THE SENATE

MAY 2 8 2009	Returned from the Senate (accelerated)
	House concurred in Senate amendments by a (non-record vote) (record vote of yeas, nays, present, not voting)
<u> </u>	House refused to concur in Senate amendments and requested the appointment of a conference committee by a (non-record vote) (record vote of yeas, nays, present, not voting)
, , , , , , , , , , , , , , , , , , , 	House conferees appointed:, Chair;,
,	Senate granted House request. Senate conferees appointed:, Chair
	Conference committee report adopted (rejected) by the House by a record vote of yeas, present, not voting
	Conference committee report adopted (rejected) by the Senate by a record vote of yeas.

2009 APR 24 PM 11: 47 Hüuse of Representatives